

LARGER THAN EVER. The Present Season's Railway Excursion Business Shows a Great Increase Over Last.

IN SPITE OF THE MANY STRIKES. A Korean Talks Entertainingly of His Country and the People by Whom It is Inhabited.

TRINIDAD'S VOLCANO OF ASPHALT.

Chats With People Met by Reporters Going the Round of the City.

SOME HEAVY SPECULATION. Gets An Alleged Bootlegger Into Bad Financial Straits.

A party of bootleggers lounging on a pile of stones on the Haymarket Square in Allegheny, yesterday, were overheard discussing their financial affairs.

FORBIDDING THE SEASON. Diaries for the Coming Year Already Placed on Sale.

The expression that might be applied to the man who would have walked down Fifth avenue one of these sultry days last week with a winter overcoat buttoned tightly, so far as "rushing the season" is concerned, would just fit the firm on Wood street that has placed in a conspicuous position of its window "Diaries for 1902."

ANOTHER GREAT INCREASE. Chief Clerk J. G. Sanson, of Colonel Tom Watt's office, said yesterday that the special 110 automobile excursion book last year's figures by 33 per cent. They had never had a season like it. The excursion to Idlewild were better patronized this year than last by 10 per cent. This year so far 40,000, with six more excursions to run.

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THE BOND INCREASE. Finance Committee Recommends the Issue of \$2,000,000 Worth.

NO RATE OF INTEREST WAS FIXED. It Will Be Voted Upon the Second Tuesday of December.

BINDER'S OBJECTIONS SQUELCHED. The people of Pittsburgh are to vote on a proposition to increase the bonded indebtedness to the extent of \$2,000,000.

The election is to take place on Tuesday, December 3. At a meeting of the Finance Committee yesterday the reconstructed ordinance to this effect was presented and affirmatively recommended to Council. The money is to pay off the contractors for city work done under the defunct street act. Though there was \$2,000,000 involved there was scarcely any discussion. The only point raised was by Andrew Binder, who called attention to the fact that no provision had been made as to the manner in which this asphalt were taken would have disappeared again in a week. It is from this that the United States draws its supply of asphalt for paving purposes.

NOT ANY NEED FOR METHODS. Messrs. Robertson, Keating and Paul agreed with Magee, and such a weight of evidence satisfied Mr. Binder.

The full text of the ordinance is as follows: WHEREAS, Recent decisions of the Supreme Court of the State with reference to the legal effect of the ordinance for the improvement of cities of the second class have imposed obligations on the city of Pittsburgh to the extent of \$2,000,000, and whereas, existing laws and ordinances relating to the collection of such obligations will have to be paid during the coming year, and whereas, such payment if paid by taxation would necessitate an increase of at least ten (10) mills in the annual tax levy, and whereas, it is provided by existing law (known as the street curative legislation) that the properties benefited by said street improvements shall be assessed the cost thereof, and whereas, it is evident from the manner in which said legislation is being considered in the courts that there will be considerable delay in the collection of said assessments, and whereas, it is provided by the Constitution and laws of the Commonwealth of Pennsylvania that the bonded indebtedness of a city may only be increased by vote of the citizens thereof, and believing that the increase of the bonded indebtedness of the city of Pittsburgh to the amount of \$2,000,000, and the payment of such obligations at this time would relieve the taxpayers from an onerous and burdensome tax, and believing that the said indebtedness will eventually be met by collection of assessments against properties benefited, therefore

DATE OF THE BOND CONTEST. Section 1. Be it ordained and enacted by the City of Pittsburgh in Select and Common Council assembled, and it is hereby so ordered and enacted by the authority of the same, that the question of increasing the bonded indebtedness of the said City of Pittsburgh to the amount of \$2,000,000, shall be submitted to the electors thereof at a special election to be held on the 8th day of December, A. D. 1901, in the manner and upon the terms provided and prescribed in an Act of Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the bonded indebtedness of municipalities, to provide for the election of the same and to impose penalties for the illegal increase thereof," approved the 20th day of April, A. D. 1874, and the various supplements thereto.

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MALARIA, CHILLS AND FEVER. NEVER AND AGUE, DUMB AGUE, INTERMITTENT FEVER. A Brief Synopsis of a Medical Lecture by Dr. Hartman at the Surgical Hotel, Columbus, O.

Malaria is a poison generated by decaying vegetable matter, especially prevalent in the hot months of the summer and early fall. A sharp frost generally stops its ravages. It may be taken in the food, drink or air. A large dose of the malarial poison which is known as chills and fever, or fever and ague. The chills may occur every day, every second day, or every third, or even fourth day.

OTHER WORK OF THE COUNTY COURTS. Judge Kennedy yesterday handed down an opinion in the habeas corpus proceedings brought by L. M. Love against his wife, M. D. Love, her father, Henry M. Love, and Mrs. Westbrook, to obtain possession of his three children. Judge Kennedy, in his opinion, stated that the reasons given in the petition for the removal of the children were: First, the immoral practices, drunkenness and profligacy of the mother; and, second, her neglect to give the children proper care. As to H. M. Love and Mrs. Westbrook, their custody of the children was only temporary, and no decree was asked for against them.

THE DIVORCE MILL AT WORK. Two New Suits Filed and a Number of Commissioners Named.

Attorney H. L. Castle yesterday filed the suit of Charles Bus for a divorce from Elizabeth Bus. They were married July 17, 1890. She alleges that three days later she was guilty of immoral conduct with J. H. Thomas at Shousetown and he has not lived with her since. L. K. Porter filed the suit of Winnifred Thomas by her next friend, A. D. McKinnon, against Morgan Thomas. They were married March 12, 1888. She alleges that she was compelled to leave him because of his cruelty.

THE NIMBLE ESTATE PARTITIONS. A bill in equity was filed yesterday by Alexander E. Speer, executor of William K. Nimick, against F. B. Nimick, Elizabeth N. Bonham, William N. Murray, Alexander Murray, Florence N. C. Nimick, Coleman Nimick, J. A. Nimick and Jennie L. Stewart. The defendants are the heirs of William K. Nimick, who died in 1876, and the bill is filed to secure a partition of the estate among them.

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